AMENDED PROPOSED REGULATORY TEXT

Proposed additions are indicated by <u>underline</u> and deletions are indicated by <u>strikethrough</u>.

BARCLAYS OFFICIAL CALIFORNIA CODE OF REGULATIONS DIVISION 2. BOARD OF <u>PAROLE HEARINGS PRISON TERMS</u> CHAPTER 6. PAROLE REVOCATION ARTICLE 7. WARRANTS OF ARREST

15 CCR § 2713 to read as follows:

§ 2713. Recall of Warrant.

- (a) General. Board wWarrants issued pursuant to the board's authority prior to July 1, 2013, remain in full force and effect until served or until the Executive Officer or designee recalls the warrant by removing it from the active warrant file and notifying appropriate law enforcement agencies that the warrant has been recalled.
- (b) Arrest of Parolee. The Executive Officer or designee shall recall warrants upon notification from the <u>Division of Adult Parole Operations</u> Regional Administrator that a parolee subject to a warrant has been taken into custody by the department. All instances of parolees arrested pursuant to a warrant issued by the board shall be reviewed by the board for discharge of parole prior to the Division of Adult Parole Operations filing a petition with the court to revoke parole. If the board discharges the subject of the warrant from parole, it shall recall the warrant.
- (c) Discharge of Absconder. The <u>Division of Adult Parole Operations</u> Regional Administrator shall notify the board at the central office calendar of the case of any absconder who has been at large for five years and who has met the minimum term considering time in prison, on parole, and at large. The board at the central office calendar may determine to discharge the absconder. If the board at the central office calendar discharges the subject of the warrant from parole, the absconder it shall recall the warrant.

Note: Authority cited: Sections 3052 and 5076.2, Penal Code. Reference: Sections 3000 and 3060, Penal Code.